STATE O	F SOUTH CAROLIN	<u>A</u>)		BEFORI	THE	
(Caption o	of Case))	PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA COVER SHEET			
` .	r Arbitration of Intercor	nection Agreement)				
between To (South Car	ime Warner Cable Information, LLC d/b/a Timeson, Incorporated	rmation Services)				
TBT TOICE	om, meorporated))))	DOCKET NUMBER: _2	2011 _	<u>246</u> <u>C</u>	
(Please type Submitted	- /	x. Esquire	SC Bar Number:	65418		
Susmitted	11201 Bur 40 112 1 1 0 1	.,	Telephone: 803-79		9-9800	
Address:	McNair Law Firm, P.	A	Fax:	803-753-3219		
	P. O. Box 11390		Other:			
	Columbia, SC 29211		Email: pfox@mc	nair.net		
J	DOC ency Relief demanded in				Commission's Agenda	
Other INDUST	TRY (Check one)	NATUR	RE OF ACTION (CI	heck all the	at apply)	
☐ Electric		Affidavit	Letter		Request	
☐ Electric/C	Gas	Agreement	☐ Memorandum		Request for Certification	
	Telecommunications	Answer	☐ Motion		Request for Investigation	
☐ Electric/\		☐ Appellate Review	Objection		Resale Agreement	
	Water/Telecom.	☐ Application	Petition		Resale Amendment	
☐ Electric/\	Water/Sewer	☐ Brief	Petition for Recons	ideration	Reservation Letter	
Gas		☐ Certificate	Petition for Rulema	aking	Response	
Railroad		Comments	Petition for Rule to S	how Cause	Response to Discovery	
Sewer		Complaint	Petition to Interven	e	Return to Petition	
Telecom	munications	Consent Order	Petition to Intervene	Out of Time	Stipulation	
Transport	tation	Discovery	Prefiled Testimony		Subpoena	
Water		Exhibit	Promotion		☐ Tariff	
Water/Se	wer	Expedited Consideration	Proposed Order		Other:	
Administ	rative Matter	Interconnection Agreement	Protest			
Other:		☐ Interconnection Amendmen	t Publisher's Affidav	rit		
		Late-Filed Exhibit	Report			
		Print Form	Reset Form			

BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

Docket Nos. 2011-243-C, 2011-244-C, 2011-245-C, and 2011-246-C

IN RE:	Petition for Arbitration of Interconnection Agreement between Time Warner Cable Information Services (South Carolina), LLC, doing business as Time Warner Cable and Farmers Telephone Cooperative, Inc. (Docket No. 2011-243-C))))))
IN RE:	Petition for Arbitration of Interconnection Agreement between Time Warner Cable Information Services (South Carolina), LLC, doing business as Time Warner Cable and Fort Mill Telephone Company (Docket No. 2011-244-C)))))
IN RE:	Petition for Arbitration of Interconnection Agreement between Time Warner Cable Information Services (South Carolina), LLC, doing business as Time Warner Cable and Home Telephone Company, Inc. (Docket No. 2011-245-C)))))
IN RE:	Petition for Arbitration of Interconnection Agreement between Time Warner Cable Information Services (South Carolina), LLC, doing business as Time Warner Cable and PBT Telecom, Inc. (Docket No. 2011-246-C))

RESPONSE TO MOTION TO CLARIFY THE PETITIONS FOR ARBITRATION

Pursuant to 26 S.C. Regs. 103-829 and other applicable rules of practice and procedure of the Public Service Commission of South Carolina ("Commission"), Farmers Telephone Cooperative, Inc. ("Farmers"); Fort Mill Telephone Company d/b/a Comporium Communications ("Fort Mill"); Home Telephone Company, Inc. ("Home"); and PBT Telecom, Inc. ("PBT") (collectively "RLECs") hereby submit the following Response to the Motion to Clarify Petitions for Arbitration filed on August 16, 2011, by Time Warner Cable Information Services (South Carolina), LLC d/b/a Time Warner Cable ("TWCIS" or "Applicant").

In its motion, TWCIS moves to "clarify" its petitions for arbitration that were filed on June 14, 2011. TWCIS also seeks to file a Revised Petition for Arbitration, which it includes as an attachment to its motion. TWCIS states that the reason it feels compelled to revise its Petition is because of "the late timing of this new assertion [i.e., that the initial terms of the respective Sprint ICAs has expired, and that the agreements are not available for opt-in] by the [RLECs]." See Motion at p. 4.

The RLECs disagree with TWCIS' suggestion that RLECs should have raised the issue at an earlier time of whether the Sprint ICAs were available for opt-in.

Having said that, RLECs do not object to TWCIS' request to revise its Petition for Arbitration as set forth in the attachment to its Motion; *provided, however* that RLECs must be afforded an adequate opportunity to respond to the Revised Petition. Federal law provides for a statutory twenty-five (25) days in which to respond to a Petition for Arbitration. See 47 U.S.C. § 252(b)(3). However, RLECs are willing to waive that statutory right in order to expedite matters and allow the hearing to proceed as scheduled along with revision of their Response to TWCIS'

Revised Petition for Arbitration. Consequently, attached and incorporated by reference RLEC's Response to Revised Petition for Arbitration.

Respectfully submitted,

M. John Bowen, Jr.

Margaret M. Fox

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Columbia, South Carolina 29211

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pfox@mcnair.net

ATTORNEYS FOR FARMERS TELEPHONE COOPERATIVE, INC.; FORT MILL TELEPHONE COMPANY D/B/A COMPORIUM COMMUNICATIONS; HOME TELEPHONE COMPANY, INC.; AND PBT TELECOM, INC.

Columbia, South Carolina

August 19, 2011

BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

Docket Nos. 2011-243-C, 2011-244-C, 2011-245-C, and 2011-246-C

Agreemer Information doing bus Farmers T	or Arbitration of Interconnection at between Time Warner Cable on Services (South Carolina), LLC, iness as Time Warner Cable and Telephone Cooperative, Inc. No. 2011-243-C))))))	
Agreemer Information doing bus Fort Mill	or Arbitration of Interconnection nt between Time Warner Cable on Services (South Carolina), LLC, iness as Time Warner Cable and Telephone Company No. 2011-244-C)		CERTIFICATE
IN RE: Petition for Arbitration of Interconnection Agreement between Time Warner Cable Information Services (South Carolina), LLC, doing business as Time Warner Cable and Home Telephone Company, Inc. (Docket No. 2011-245-C))))))	OF SERVICE
Agreemen Information doing bus PBT Telec	or Arbitration of Interconnection at between Time Warner Cable on Services (South Carolina), LLC, iness as Time Warner Cable and com, Inc. No. 2011-246-C)		

I, Rebecca W. Martin, do hereby certify that I have this date served one (1) copy of the attached Response to Time Warner Cable's Motion to Clarify the Petitions For Arbitration to the following parties causing said copies to be deposited with the United States Postal Service, first class postage prepaid and properly affixed thereto, and addressed as follows:

Frank R. Ellerbe, III, Esquire Bonnie D. Shealy, Esquire Robinson, McFadden & Moore Post Office Box 944 Columbia, South Carolina 29202 C. Lessie Hammonds, Esquire Jeffrey M. Nelson, Esquire Office of Regulatory Staff 1401 Main Street, Suite 900 Columbia, South Carolina 29201

Rebecca W. Martin, Legal Assistant

McNair Law Firm, P.A. Post Office Box 11390

Columbia, South Carolina 29211

(803) 799-9800

August 19, 2011

Columbia, South Carolina